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PART II -- Section 4

Statutory Rules and Orders issued by the Ministry of Defence

MINISTRY OF DEFENCE

New Delhi, the 18th November 1950

- **S.R.O.** 288.—In exercise of the powers conferred by sub-section (2) of Section 12 of the National Cadet Corps Act, 1948 (XXXI of 1948), and in partial modification of the notification of the Government of India in the Minstry of Defence No. 54, dated the 14th January 1950, the Central Government is pleased to appoint Maj. S. S. Bakshi, D.A.A.G., Jubbulpore (I) Sub-Area, as a member of the State Advisory Committee of the National Cadet Corps for the State of Madhya Pradesh vice Maj. K. G. Pawar, G.S.O. II, Jubbulpore (I) Sub-Area.
- **S.R.O.** 289.—In exercise of the powers conferred by sub-section (2) of Section 12 of the National Cadet Corps Act, 1948 (XXXI of 1948), and in partial modification of the notification of the Government of India in Ministry of Defence No. S.R.O. 117, dated the 2nd July 1950, the Central Government is pleased to appoint Shri K. Hanumanthaiya, member of the Central Advisory Committee, National Cadet Corps, as Ex-Officio member of the State Advisory Committee, National Cadet Corps for the State of Mysore,
- **8.R.o. 290.**—In exercise of the powers conferred by Section 4 of the National Cadet Corps Act, 1948 (XXXI of 1948), the Central Government is pleased to direct that the following amendments shall be made in the notification of the Government of India in the Ministry of Defence, S.R.O. 213, dated 23rd September 1950, namely:—

In the Schedule to the said notification-

(a) for the entries in the second column under the heading "Description of units", the following entries shall be substituted:—

Mayo College Junior Troop, N.C.C., Ajmer.

Rajkumar College Junior Troop, N.C.C., Rajkot.

Scindia School Junior Troop, N.C.C., Gwalior.

Sadul Public School Junior Troop, N.C.C., Bikaner.

Vidya Bhavan Junior Iroop, N.C.C., Udaipur.

Lawrence School Junior Troop, N.C.C., Lovedale (Nilgiris).

- (b) the following entry shall be inserted, namely:
 - Uttar Pradesh Doon School, Junior Troop, N.C.C., Dehra Dun, 10th October, 1950.
- S.R.O. 291.—In pursuance of Clause (a) of Section 2 of the Government Premises (Eviction) Act, 1950 (XXVII of 1950), and in supersession of the notification of the Government of India in the Ministry of Defence S.R.O. 147, dated the 5th August 1950, the Central Government is pleased to direct that the following amendment shall be made in the Notification of the Government of India in the Ministry of Defence No. 18/E, dated 1st May 1950, namely:—

To the entries in the Table appended to the said notification the following entries shall be added, namely:—

- Superintendent, Metal and Steel Factory, Ishapore.
- Superintendent, Gun & Shell Factory, Cossipore.
- Superintendent, Ordnance Factory, Ambarnath.
- Superintendent, Cordite Factory, Aruvankadu.
- Chief Superintendent, Ammunition Factory, Kirkee.
- Officer-in-Charge, Ordnance Factory, Wadela.
- Superintendent, Ordnance Factory, Kanpur.
- Superintendent, Harness & Saddlery Factory, Kanpur.
- Superintendent, Ordnance Factory, Muradnagar.
- Superintendent, Ordnance Factory, Dehra Dun.
- Superintendent, Clothing Factory Shahjahanpur.
- Superintendent, Gun Carriage Factory, Jubbulpore.
- Superintendent, Ordnance Factory, Khamaria.
- Superintendent, Ordnance Factory, Katni.
- Officer-in-charge, Ordnance Factory, Bhusawal.

- (i) Within the boundary of the Metal & Steel Foctory premises and estate, Ishapore.
- (ii) Within the boundary of the Rifle Factory premises and estate, Ishapore.
 - Within the boundary of the Gun & Shell Factory premises and estate, Cossippre.
 - Within the boundary of the Ordnance Factory premises and estate, Ambarnath.
 - Within the boundary of the Cordite Factory premises and estate, Aruvankadu.
- Within the boundary of the Armunition Factory premises and estate, Kirkee.
- (ii) Within the boundary of the High Explosives Factory premises and estate, Kirkee
 - Within the boundary of the Ordnance Factory promises and estate, Wadala.
- (i) Within the boundary of the Ordnance Factory premises and estate, Kanpur.
- (ii) Within the boundary of the Small Arms Factory premises and estate, Kanpur.
- (i) Within the boundary of the Harness & Saddlery Factory premises and estate, Kanpur.
- (ii) Within the boundary of the Ordnance Parachute Factory premises and estate, Kanpur.
 - Within the boundary of the Ordnance Factory premises and estate, Muradangar.
 - Within the boundary of the Ordnance Factory premises and estate, Dehra Dun.
 - Within the boundary of the Clothing Factory premises and estate, Shahjahanpur.
 - Within the boundary of the Gun Carriage Factory premises and estate, Jubb doctor
 - Within the boundary of the Ordnance Fartory premises and estate, Khamaria.
 - Within the boundary of the Ordnance Factory premises and estate, Katni.
 - Within the boundary of the Ordnance Factory premises and estate, Bhusawal.

S.R.O. 292.—In exercise of the powers conferred by Section 4 of the Land Acquisition Act, 1894 (I of 1894) and in supersession of the Government of the U.P notification No. 1723/III-21/1950, dated the 17th March 1950, the Central Government is pleased to declare that the land mentioned in the Schedule hereto annexed is needed for a public purpose to wit the extension of the Air Force Station at Kheria and is pleased to direct, under Section 7 of the said Act, the Collector, Agia, to take order for the acquisition of the said land —

Schedule

District	Pargena	Vauza	Approximate area			
Agra	Agra	1. Chuk II 2. Chungan Kheria. 3. Kachhipura 4. Naripura 5. Dhanauh	Bighas 2 36 4 137 440		Biswa ⁴ 5 0 12 18	
		Total	021		4	

Norm. -- A plan of the land may be inspected in the office of the Collector, Agra

(1/5/J./L&C/50)

- **S.R.O. 293.**—The following draft of certain further amendments to the Cantonment Fund Servants Rules 1987, which it is proposed to make in exercise of the powers conferred by clause (c) of sub-section (2) of Section 280 of the Cantonments Act, 1924 (H of 1924), is published as required by sub-section (1) of the said Section for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 20th December 1950.
- 2. Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government

Draft Amendment.

In rule 11 of the said Rules, the following first provise shall be added .-

"Provided that in the case of a servant who is in receipt of a monthly salary exceeding fifty rupees, the powers conferred by this rule shall be exercised only by the Cantonment Board".

In the second provise to this rule substitute the words "Provided further that" for the words "Provided that".

(No. 15/1/G/L&C/49/10780-G/50)

S.R.O. 294.—The following by e-laws for the regulation of recovery of Cycle Tax in Jullundur Cantonment, framed by the Cantonment Board, Jullundur, in exercise of the powers conferred by clause (3) of Section 282 and Section 288 of the Cantonment Act, 1924 (II of 1924), are published for general information. The same having been previously published and approved and confirmed by the Central Government, as required by sub-Section (1) of Section 284 of the said Act, namely:—

Bye-laws for the regulation of recovery of Cycle Tax

1. Every person who owns or keeps a cycle or tricycle tor use within the Cantonment limits shall be the person liable to pay the tax, as defined in the

Government of India Gazette Notification No. 2192, dated the 24th December, 1949.

- 2. No tax shall be payable by dealers in cycles in respect of new cycles or tricycles kept by them for sale, or by visitors and guests staying at the Cantonment for a period not exceeding one month in any financial year.
- 3. Owners of cycles or tricycles who reside outside the Cantonment limits but who come within Cantonment limits regularly for work or business are hable for payment of Cycle Tax
- 4. Every person who is liable for payment of the Cycle tax shall apply in form 'Λ' appended to these bye-laws to the Executive Officer within one month of his coming into possession of the cycle or tricycle to be taxed, for registration of the same and shall remu the tax along with the application. The tax shall be collected and acknowledged by means of an Official receipt (Form Cantt. 4-B).
- 5. The receipt shall be granted in the name of the person paying the tax and shall not be transferable.
- 6. On payment of the tax a token will be issued by the Cantonment Board on payment of such cost as may be fixed by the Cantonment Board. The token shall bear the same number as that in the Demand and Collection Register in respect of the person liable to pay the tax and shall be affixed by him on some conspicuous part of the cycle or tricycle for which it is issued.
- 7. If the number token of a registered cycle or tricycle is lost, another token shall be issued on payment of cost fixed by the Board.
- 8. On expiry of the period of the registration every owner of cycle or tricycle liable to be taxed shall apply for the renewal of registration to the Executive Officer.
- 9. From the information obtained from applications for registration and renewal of registration and from any other information at its disposal the Cantonment Board shall cause to be prepared in Form 'B' appended to these bye-laws a Demand and Collection Register in which the names of all persons liable to pay the cycle tax shall be entered.
- 10. Persons who keep cycles or tricycles for hire shall submit a list of such cycles or tricycles, giving the frame number and make of each cycle and tricycle, alongwith the list sent for registration every year so that these can be checked by the Executive Officer or the persons authorised by the Board at any time.
- 11. The Executive Officer and persons authorised by the Board in this behalf may enter the premises where such cycles and tricycles are kept under the preceding bye-law in order to check them.
- 12. Dealers in cycles and persons mentioned in bye-law 10 may pay cycle tax in two instalments in the months of April and October of every financial year. The cost of token shall be paid alongwith the 1st instalment in advance.
- 18. In every case when the owner of any registered cycle or tricycle transfers such cycle or tricycle to another person during the currency of the registration the transfer shall be reported to the Executive Officer, and thereupon the name of the transferee shall be substituted for the name of the former owner in the Demand and Collection Register.
- 14. The original owner shall, until such transfer is reported and such name is substituted in the Demand and Collection Register of the year, be liable as owner of the cycle or tricycle for compliance with these bye-laws.

- 15. Any cycle or tricycle for which the tax has not been paid or which is without a number token, if found on any public place, may be seized by the Executive Officer or any person authorised in this behalf by the Board and detained till the composition of the offence and payment of the tax thereon.
- 16. Whoever contravenes any of these bye-laws shall on conviction by a magistrate be punishable with a fine which may extend to Rupees Fifty and in the case of continuing contravention, with a further fine which may extend to five rupees for every day during which such contravention continues after conviction for the first such contravention.

(F. No. 12/38/G/L&C/50/11085).

DECLARATION FORM.

FORM 'A'

To

THE EXECUTIVE OFFICER, Juliundur Cantonment.

Dear Sir.

In accordance with Gazette Notification No 2192, dated 24-12-1949

S/o

the owner of cycle/tricycle hereby declare that the information given below is correct and to the best of my knowledge. Will you, therefore, please register my cycle/tricycle and issue me necessary registration number therefor:—

1. Cycle/tricycle Number and make

2. Permanent address

If the aforesaid information proves to be false, I will be liable for punishment under Section 108 of the Cantonments Act, 1924.

Yours faithfully,

Signature or L.T.I. of the Applicant.

Date

Sanctioned

E. O.

- 1. Amount of Tax paid
- 2. Cost of Token paid
- 8. Date No. of Receipt
- 4. Registration No. of cycle/tricycle

Name of Cycle/Tri-cycle owne	ame of	Address	Muke & No. of cycle/Tricycle		EM	MAND		. 69.			COLLECTION							No. of C.B. Res. Sance	-
	ycle/Tri- ycle owner.			Oyele/Tricycle Tax	Rs. A.	Oycle/Tricycle Tex	Cost of token P	B oticecotl & Warrant Foo.	Rs. A.	Initial of T. S.	B. Amount received.	Date of receipt.	No. of receipt.	Y Remission.	Balance.	Initial of T. S.	Annual No of token issued	Res. Sanctioning remission etc.	REMARKS
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
		Total																	

H. M. PATEL, Secy.

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